APPENDIX A.

SENATE BILLS AND RESOLUTIONS—HISTORY OF IN SENATE.

By Senator Willacy:	Read first time, and referred to
Senate bill No. 1, A bill to be entitled	Committee on Insurance, Statis-
"An Act appropriating the sum of fifty-	tics and History 6
one thousand dollars (\$51,000) or so	Reported, favorable majority, ad-
much thereof as may be necessary to pay	verse minority with favorable sub-
the mileage and per diem of members	stitute
and per diem of employes of the Third	Read second time and laid on table
Called Session of the Thirty-first Legis-	subject to call
lature, and declaring an emergency."	Called up and made special order
Read first time, and referred to	for August 11 58
Finance Committee	Called up and made a special order
Reported favorably and be not	for August 12 77
printed 8	Taken up; majority committee re-
Taken up; constitutional rule sus-	port adopted; read second time;
pended and put on second read-	ordered engrossed; constitutional
ing; Senate rule suspended; read	rule suspended; read third time,
second time; committee report	and passed
adopted; ordered engrossed; con-	Reported engrossed
stitutional rule suspended; read	(Died in House.)
third time, and passed 8-9	(Diet in House)
(Died in engrossing room.)	By Senators Ward and Cofer:
	Senate bill No. 4, A bill to be entitled
By Senator Willacy:	"An Act to prohibit any person or per-
Senate bill No. 2, A bill to be entitled	sons, association or corporation to give,
"An Act appropriating the sum of ten	have or exhibit or be in any way con-
thousand dollars (\$10,000) to pay the	cerned in giving, having or exhibiting
contingent expenses of the Third Called	or to permit or allow in or on any prem-
Session of the Thirty-first Legislature,	ises, property, building or structure of
and declaring an emergency."	any character owned, controlled or man-
Read first time, and referred to	aged by any such person or persons, as-
Finance Committee 6	sociation or corporation, any show at
Reported favorably and be not	which is exhibited or displayed, or in
printed 8	any street or road, any moving or mo-
Taken up; constitutional rule sus-	tion picture, films, or either representa-
pended and put on second read-	tion of like character, of any prize fight
ing; Senate rule suspended; read	or pugilistic contest, or encounter be-
second time; committee report	tween man and man or between man and
adopted; ordered engrossed; con-	beast, or to exhibit by such means and
stitutional rule suspended; read	manner in such places an obscene view
third time, and passed 9-10	or picture of a person or beast within
(Died in engrossing room.)	this State; and to provide penalties
Dr. Conston Hardanath	therefor, and to define the term 'ob-
By Senator Hudspeth:	scene,' and to repeal all laws in conflict
Senate bill No. 3, A bill to be entitled	with this act; and providing that this
"An Act to repeal Chapter 18 of the	act shall in no way repeal or be in con-
General Laws of the Thirty-first Legisla-	flict with Chapter 10, Articles 1005 and
ture, relative to fire insurance compa-	1005a of the Penal Code of Texas; and
nies, prescribing conditions for transact-	declaring an emergency."
ing business, and declaring an emer-	Read first time, and referred to
gency."	Judiciary Committee No. 2 17

Reported favorably	27
Read second time, amended, ordered	
engrossed: constitutional rule	
suspended, read third time, and	
passed	32
Reported engrossed	
(Died in House.)	

By Senators Hudspeth, Brachfield and Willacy:

Senate bill No. 5. A bill to be entitled "An Act providing conditions, additional to those now imposed by law. upon which insurance companies issuing policies of fire, marine, or fire and marine insurance on property in this State shall transact business in this State: to create a State Fire Rating Board, provide for their appointment and fix their powers and compensation; to authorize said board to pass such rules and regulations as are necessary to fix reasonable rates of premiums of fire insurance on property located in this State; to authorize said board to employ such clerical force and other assistance as may be necessary in carrying on the business of the office of said board; providing an appropriation for the payment of the expenses of such clerical force and other necessary expenses and the salaries of said board; to authorize said companies to file rates of premiums and commissions to agents with said board and with the agents of said companies and to keep open for public inspection all such schedules or rates of fire insurance; to authorize the revocation of the license of insurance companies to do business in this State for violation of the orders of said board; to require all persons having to give evidence with reference to the violation of said act, or the orders of said board; to provide for the time when this act shall go into effect and for the repeal of all laws in conflict herewith, and declaring an emergency."

Read first time, and referred to Committee on Insurance, Statistics and History 17 Reported, favorable majority, with amendments; adverse minority ... 82 (Died on calendar.)

By Senators Alexander and Perkins: Senate bill No. 6, A bill to be entitled "An Act to prohibit the exhibition of prize fights or glove contests and any i

films, bioscopes, magic lanterns other devices in moving picture shows, theaters or any other place whatsoever, by any association, corporation, firm or person, providing penalties therefor, and declaring an emergency."

Read first time, and referred to Ju-	
diciary Committee No. 2	17
Reported favorably	28
Read second time and laid on table	
subject to call	35
(Died on table.)	

By Senators Ward, Sturgeon and Willacy:

Senate bill No. 7, A bill to be entitled "An Act to provide for the retirement of certain bonds of the State of Texas, maturing on the first day of July, 1909, and the first day of September, 1910, for issuing other bonds at a lower rate of interest in lieu thereof; providing for the execution of such other bonds, and the manner of exchange of the new bonds, and declaring an emergency."

and described an emission.	
Read first time, and referred to Finance Committee	28
Reported favorably and be not	
printed	36
Read second time, committee report	
adopted; amended; ordered en-	
grossed; constitutional rule sus-	
pended; read third time, and	
passed	37
Reported engrossed	44
Received from House with amend-	
ments	57
Senate refused to concur in amend-	
ments and Free Conference Com-	
mittee requested	79
Free Conference Committee ap-	
pointed	79
House grants request for Free Con-	
ference Committee	86
Free Conference Committee report	
adopted100,	102
House reports adoption of Free Con-	
ference Committee report	112
Signed	139
Enrolled bill in full	142

By Senator Ward:

Senate bill No. 8, A bill to be entitled "An Act authorizing the Comptroller of Public Accounts to pay off, discharge and cancel bonds aggregating the sum of \$13,200, issued by the State of Texas, bearing date July 1, 1879, and due July 1, 1909, together with interest accrued thereon up to the time of the passage and taking effect of this act, and now obscene, indecent or immoral show or held by an individual or individuals, corexhibition by means of moving picture | poration or corporations, upon presenta-

	
tion of said bonds for payment, and providing for interest to cease upon said bonds after the passage and taking effect of this act, and making an appropriation of the sum of \$15,550 for that purpose, and declaring an emergency." Read first time, and referred to Finance Committee	Taken up; Senate rule suspended; read second time; committee report adopted; ordered engrossed; constitutional rule suspended; read third time and passed
August 13	Corporations
"An Act appropriating and transferring to a fund to be known as 'Pure Feed Fund of the A. and M. College' all money collected under the Pure Feed Inspection Acts of the Twenty-ninth Legislature, and not expended for and on behalf of the A. and M. College, and au-	engrossed; constitutional rule sus- pended; amended; read third time
thorizing the expenditure of same." Read first time, and referred to Committee on Finance	By Senators Terrell of Bowie, Perkins, Holsey, Bryan, Mayfield, Veale, Cofer, Stokes, Terrell of Wise, Greer, Brach- sield, Ratliff, Ward, Alexander, Stur- geon:

Senate bill No. 12, A bill to be entitled "An Act to prohibit the drinking of spirituous, vinous or malt liquors, and medicated bitters capable of producing intoxication on the premises where sold (in any locality of this State other than where local option is in force), and providing penalties therefor, and declaring an emergency."

Read first time, and referred to Judiciary Committee No. 2 Reported, adverse majority and be not printed but be printed in 61 Journal; with favorable minority Printed in full in Journal..... Read second time, majority (adverse) committee report adopted 93, 94

By Senators Terrell of Bowie, Perkins, Holsey, Bryan, Mayfield, Veale, Cofer, Terrell of Wise, Greer, Sturgeon, Ratliff, Ward, Alexander and Stokes:

Senate bill No. 13, A bill to be entitled "An Act to prohibit the sale of spirituous, vinous and malt liquors and medicated bitters capable of producing intoxication (in any locality of this State other than where local option is in force) in quantities of less than one quart, and prescribing penalties for violations thereof, and declaring an emergency."

Read first time, and referred to Judiciary Committee No. 2... 48 Reported, adverse majority and be not printed but be printed in the Journal, with favorable minority 62 Read second time, majority (ad-95 verse) committee report adopted.

By Senators Terrell of Bowie, Terrell of Wise, Perkins, Holsey, Stokes, Bryan, Brachfield, Mayfield, Greer, Veale, Ratliff, Cofer, Ward Alexander and Sturgeon:

Senate bill No. 14, A bill to be entitled "An Act to amend Section 14, of Chapter 17 of the Acts of the Regular Session of the Thirty-first Legislature, the same being 'An Act to amend Chapter 138 of the Acts of the Thirtieth Legislature, approved April 18, 1907, the same being "An Act to regulate the sale and disposition of spirituous, vinous and malt liquors and medicated bitters capable of producing intoxication and the places wherein same are sold; imposing an occupation tax upon persons, firms, corporations and association of persons selling spirituous, vinous or male liquors

ing intoxication; requiring retail liquor dealers and other persons to secure license to sell such liquors; and defining retail liquor dealers and regulating the business thereof; requiring retail malt dealers and other persons to secure license to sell malt liquors exclusively, capable of producing intoxication; and defining retail malt dealers and regulating the business thereof; exempting wine growers who sell wine of their own production from the provisions of this act, providing same is not seld to be drunk on the premises where sold and otherwise regulating such wine growers; regulating the transfer of license of retail liquor dealers and retail malt dealers; prescribing the conditions of the bonds of such retail dealers and the cenditions upon which licenses to such dealers and other persons may be issued; providing for the refund of any unearned portion of any license; requiring the county clerk to report all licenses granted to the Comptroller of Public Accounts; providing for the revocation under certain conditions of licenses issued; defining intoxicating liquors and providing penalties for the violation of the provisions of this act, and declaring an emergency," and adding Sections 9a, 9b, 9c, 9d, 9e, 9f, 9g, 9h, 9i, 9j, 10a and 35a, prescribing the method and procedure by which liquor licenses may be obtained, transferred and forfeited, and prescribing the manner for the ascertainment of the facts upon which forfeiture is based and prescribing the duties of the county judge, Comptroller of Public Accounts and the county attorney and other proper officers in regard thereto; and repealing all laws or parts of laws in conflict herewith; requiring licenses to be issued under this act, and prescribing the continuation in force of licenses issued under prior law for sixty days ofter this act takes effect in order to give time for securing licenses under this act in an amount equal to the unearned portion or part of any existing license, and declaring an emergency,' by amending Section 14 so as to require every person or firm who are engaged in the sale of intoxicating liquors or who may hereafter become engaged in the sale of intoxicating liquors in any locality in this State other than where local option is in force to keep such places of business closed from and after 6 o'clock p. m. until 7 o'clock a. m. of the next day, and to keep such places closed from 6 o'clock p. m. on Saturday until 7 o'clock or medicated bitters capable of produc- a. m. on the following Monday of each

week, and forbidding sale of any intoxicating liquors or the transaction of any business in such places within said hours, and prescribing penalties therefor, and declaring an emergency." Read first time, and referred to Judiciary Committee No. 2...... 49 Reported adversely and be not printed but be printed in the Journal; with favorable minerity report... 62Printed in full in the Journal..... Read second time and laid on table (Died on table.)

By Schators Sturgeon, Cofer, Terrell of Wise, Ward and Veale:

Senate bill No. 15, A bill to be entitled "An Act to prohibit the exchange, barter and sale of spirituous, vinous or malt liquors or medicated bitters, capable of producing intoxication, within ten miles of the State University of Texas and all branches thereof, including the Agricultural and Mechanical College, except for medicinal, mechanical or sacramental purposes, and fixing the penalties therefor, repealing all laws in conflict herewith, and declaring an emergency."

By Senators Cofer and Bryan:

Senate bill No. 16, A bill to be entitled "An Act to amend Section 120 of the election law as passed by the Thirtieth Legislature, entitled 'An Act to amend Section 114 and add Section 114a, which prescribes for a uniform test, an act passed by the First Called Session of the Twenty-ninth Legislature, entitled "An Act to regulate elections and to provide penalties for its violation and to repeal the Acts of the Twenty-eighth Legislature of 1903, regulating elections, general, special and primary, and political conventions, approved April 1, 1903, and also to amend Section 120 of said Acts as amended by the Second Called Session of the said Twenty-ninth Legislature;" also to amend Section 141 of said Acts passed at the First Called Session of the Twenty-ninth Legislature; also to amend Section 106 of said act passed at the First Called Session of

the Twenty-ninth Legislature, and	de-
claring an emergency."	
Read first time, and referred to	
Committee on Privileges and Elec-	
tions	49
Reported adversely, with favorable	
minority	70
Read second time, majority (ad-	
verse) committee report adopted.	98

By Senators Cofer and Sturgeon:

Senate bill No. 17, A bill to be entitled "An Act to prevent the drinking of intoxicating liquors on premises owned, controlled or occupied by clubs, lodges or other associations of persons in counties, subdivisions of counties, cities and towns where the sale of intoxicating liquors has been or where the same may hereafter be legally prohibited under the laws of this State, and declaring an emergency."

Read first time, and referred to Judiciary committee No. 2	50
Reported favorably and be not	ĐŪ
printed, but printed in the Jour-	
nal	64
Printed in full in Journal	65
Read second time and laid on table	
subject to call	99
Taken up and ordered engrossed	154
Reported engrossed	178
Read third time, amended, and	
failed to pass181, 183,	184

By Senators Cofer and Sturgeon:

Senate bill No. 18, A bill to be entitled "An act to amend Chapter 17, of the Acts of the Thirty-first Legislature. page 293, approved April 17, 1909, and amending Section 9, page 296, of said act so as to require the applicants for retail liquor dealer's license or malt liquor dealer's license to make application on oath to the Comptroller of Publie Accounts of this State, embracing in said application and statement that the applicant or applicants have not contributed any money or valuable thing, directly or indirectly, to any campaign fund in any election, and to amend Section 15, page 304, of said Acts, so as to prescribe the conditions of the bond to be given in order to sell spirituous, vinous or malt liquors or medicated bitters; prescribing conditions of said bonds, and declaring an emergency."

Read first time, and referred to Judiciary Committee No. 1..... 50 Reported, adverse majority and be not printed, but be printed in the Journal, with favorable minority 65

Printed in full in the Journal 65 Read second time, majority (adverse) committee report adopted 100	bonds and to provide a sinking fund for the redemption thereof for the purpose of constructing, maintaining and oper-
By Senator Bryan: Senate bill No. 19, A bill to be entiled "An Act to reorganize the Seventieth Judicial District of Texas, and to fix the time of holding court in each of the counties of said Seventieth Judicial District, and to declare an emergency." Read first time, and referred to	ating macadamized, graveled or paved roads and turnpikes and prescribing ways and means of conducting and supervising said work, and to repeal Chapter 72 of the Special Laws of the Thirty-first Legislature creating a special road law for Lamar county, approved March 17, 1909, and declaring an emergency."
Committee on Judicial Districts 75 Reported favorably and be not printed	Read first time, and referred to Committee on Roads, Bridges and
Senate rule suspended; read second time; committee report adopted; ordered engrossed; constitutional rule suspended; read third time and passed	Reported favorably and be not printed
(Died in House.) By Senator Terrell of Bowie:	adopted; ordered engrossed; con- stitutional rule suspended; read third time and passed 90
Senate bill No. 20, A bill to be entitled "An Act making an appropriation for a deficiency in support of the State government for the fiscal year ending August 31, 1910, being to pay for the services of a clerk employed by the Tax	Reported engrossed 118 Received from House 128 Signed 172 Recalled from Governor 156, 158 Reported enrolled 176
Commissioner of the State of Texas, and	By Senator Greer:
declaring an emergency." Read first time, and referred to Finance Committee	Senate bill No. 22, A bill to be entitled "An Act to amend Sections 6 and 7 of Chapter 69 of the Local and Special Laws of the Thirtieth Legislature, being entitled 'An Act to amend the special road law of Van Zandt county, Texas,' as enacted by the Twenty-eighth Legislature and sent to the Governor for approval on the 18th of March, 1903, and to authorize and empower the commissioners court of said county to issue bonds for the permanent improvement of the public roads of said county, and declaring an emergency." Read first time and referred to Committee on Roads, Bridges and Ferries
By Senator Sturgeon: Senate bill No. 21, A bill to be entitled "An act to authorize and empower Lamar county or any political subdivision of said county by a vote of a two-thirds majority of the resident property taxpayers, qualified voters of such county or political subdivision thereof, voting thereon, to issue bonds to any amount not exceeding one-fourth of the assessed valuation of the real property of such county or of such	Reported favorably and be not printed
political subdivision, and to levy and collect taxes to pay the interest on such	